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INTIMBER 15.

SCIENTIFIC AMERICAN,

At 128 Fulton street, N. Y. (St BY MUNN & CO.

Misrepresentation about Foreign Inven

"We ask attention to the letter of our correspondent at Paris, giving an account of new machines and labor-saving processes, invented in Europe. A scientific or industrial discovery is often of more consequence to the world than the gaining of a battle or the access sion of an Emperor, but hitherto the products of European genius in this line have not been reported upon in this country."-[New York

Our readers need not be told that in the above there is one statement that is altogether antrue, namely, about "the products of Euro pean genius not being reported upon in this ." The fact is, that nearly every num ber of the "Scientific American," contains on nn devoted to foreign inventions. We have made it a practice to collate all the useful inventions patented in Europe, and to present abstracts of them to our readers. We profess to be able to understand what is good and what is useless in any new claimed invention; this has been our business for years, and we no only present regularly the very marrow of foreign inventions to our readers, but also all that is really useful in the progress of science. Some of our cotemporaries sometimes present a good foreign invention to their readers, about a year after it has been described in the "Scientific American," but they being unable to select the good from the bad, generally make them ridiculous by puffing such trashy inventions as "Hot Air Engines," "Fire Annihilators," "Centrifugal Force Engines," &c. It affords us pleasure to show our cotemporary light on any subject, for one thing is very clear, the "Tribune" has hitherto been groping in gross dark-ness, in respect to foreign inventions.

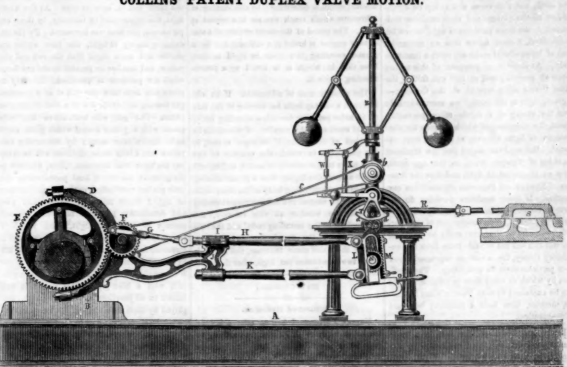
In the number of the Scientific America which will issue January 7th we shall ann the names of the Succe ssful Competitors to our prizes together with the number of subscribers sent by each. Preliminary to this announce ment we have examined the lists and find that there are three competitors on one prize and two on another who have each furnished the same nber of names. It is probable that the com petitors have not yet sent in all the subscriber which they intend to. It however it should in the end prove otherwise we shall be compelled to divide the amount and award an equal portion to each.

We hope our friends will persevere and in crease their lists as much as possible. N doubt many of them, by a little extra exertion, can do this, and thus secure a prize of intrinsi -Cash,

Inventors Protective National Uni

Having necessarily said so much this week out inventors and inventions, we have defer-

COLLINS' PATENT DUPLEX VALVE MOTION.



Collins' Patent Duplex Valve Motion, exhibiting its attachment to a horizontal engine. It is certainly very ingenious, and is, we think, well worthy the attention of engineers.

A is the bed plate, and B is the plummer block of the main shaft, C. On this shaft is keyed an ordinary eccentric, having upon each side a spur wheel, E, gearing into a pinion, F. The teeth in one of these spur wheels are opposite the spaces in the other. Upon the ecentric is a strap, D, of the ordinary constru tion, in which is the bearing of the pinions, F. This strap has an arm, J, in which the eccentric rod, K is fastened. It has also a slide, I, through which another eccentric rod, H, is worked by the connecting rod, G, attached to a pin upon the pinion, F. These two eccentric ds are attached to the ends of a link, L, in a rock shaft, works. Now it will be readily seen that when it is depressed so as to be nearly op-

rod, it will participate but slightly in the motion communicated to the upper one by the con-necting rod, G, and the contrary will result from its elevation. This furnishes an opportunity for an adjustment of its motion, so as to cut off at from 1 to 7 the stroke.

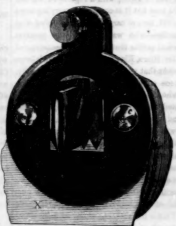
But let us examine the motions of the valve, S. By the eccentric rod, K, the long throw is co unicated to the rock shaft, and fro thence to the valve, by the valve rod, R. By ccentric rod this mo the action of the upper e tion is so counteracted during one portion of the stroke, and accelerated during another, that the steam is let upon the piston at the moment when the crank pin has reached the dead center, with a port wide open, the exhaust being wide open also at the proper moment, eaving no lead to be co interacted, and slot through which the crank pin, N, of the also doing away with any wire drawing of either feed or exhaust stea

Now by the action of the governor upon the

The above engraving is a representation of posite the attachment of the lower eccentric weighted lever, U, in connection with the seg ment, T, the cord, d d, attached to the ends of T, and from thence passing downwards around the crank pin, N, which must be free to rotate; the segmental pinion working in the rack, M, will elevate the crank pin by the too rapid motion of the governor, and so cut off earlier in the stroke, or the contrary will result from a motion too slow for the purpose intended.

The advantages of this arrangement is apparent to any engineer. The first cost of the engine is reduced, as there are fewer parts; these are also more under the control of the engineer. It is self-adjusting, and the cut off motion with the opening of the ports at the proper moment is more perfectly attained than by any other arrangement known to us. This latter result must necessarily lead to an important saving of the fuel.

For any further information address the proprietors, Messrs. Rose, Middleton, & Tifft, 192 Broadway, N. Y.



This instrument is intended to set the teeth about inventors and inventions, we have defered our remarks on the "Constitution" of this saws in a peculiar manner. By an ordinary saw-set the tooth is bent to a position inclined to the plane of the saw, in order to cut a calf which a slide, V, upon which he saw, X, rests, saw-set the tooth is bent to a position inclined to the plane of the saw, in order to cut a calf wider than the thickness of the saw; if this were not done the saw would pinch and heat. This instrument is intended to set the teeth of saws in a peculiar manner. By an ordinary is elevated to give a greater set to the saw tween the jaw tooth. P is the punch, to which a blow is communicated for setting the tooth; S is a spring for throwing the punch from the saw were not done the saw would pinch and heat. This instrument is to effect the same purpose, but at the same time to bend the tooth in such but it was thought best to make an example.

This instrument is intended to set the teeth of saws in a peculiar manner. By an ordinary which a slide, V, upon which the saw, X, rests, which a slide, V, upon which the saw, X, rests, is elevated to give a greater set to the saw tween the jaw tooth. P is the punch, to which a blow is communicated for setting the tooth; S is a spring for throwing the punch from the tooth; T is a screw for grasping the saw; H is tooth; T is a screw for grasping the saw; H is tooth; T is a screw for grasping the saw; H is tooth; T is a screw for grasping the saw; H is tooth; T is a screw for grasping the saw; H is tooth; T is a screw for grasping the saw; H is tooth; T is a screw for grasping the saw; H is tooth; T is a screw for grasping the saw; H is tooth; T is a screw for grasping the saw; H is tooth; T is a screw for grasping the saw; H is tooth is constituted to municated for setting the tooth; S is a spring for throwing the punch from the tooth is constituted for setting the tooth; S is a spring for throwing the punch from the tooth is such tooth. P is the punch, to which a slide, V, upon which the saw to the saw toot

As will be seen by the engravings, it con loosely through a slot in the upper jaw into



the lower one. A is an adjusting screw, by which a slide, ∇ , upon which the saw, X, rests,

rallel to the motion of the saw, so that it may bed in the under jaw is only beveled in its cut at right angles to the grain of the wood. length; it has three different adjustments for Fig. 1 is a top view, and fig. 2 a side view of different kinds of teeth; when vertical teeth are wanted it is pushed up in its bed so as to form a greater or less shoulder, when it is adof two principal parts, of which O is the upper justed to a level by the screw, A. When injaw, and W the lower; c c are screws working clined teeth are wanted it is inclined back by the screw, A, and is not pushed up in its bed. When it is desired to combine a shoulder and a set upon the teeth, the slide is pushed up more or less in its bed, and then adjusted

> Before using the Saw Doctor, even the teeth of the saw, and determine what kind of teeth are wanted, adjust the slide accordingly, and fasten it in a vice by its handle, H; then introdu the saw between the jaws so that all the teeth can be slid under the wing of the punch, press the jaws firmly together and tighten the e e, so as to touch the upper jaw with their shoulder. Tighten the screw, T, so as to allow a firm and free sliding motion of the saw between the jaws without any vibrations; pass every tooth under the wing of the punch and strike a blow sufficient to shape the tooth as When the saw is of unequal thickness, the screw, T, must be re-adjusted.
> For further particulars address H. Strait, Co

Imponderable Agents .-- No. 2.

In our last number the theories of Descartes and Newton were presented, and their identity in relation to an undulatory action pointed out. The arguments we have aded to prove that identity may be new, but asion. We have still something to add to them.

If light were composed of luminous partic projected through vacuo from the sun, then those particles, if possessing inertia—according the corpuscular theory—must be de om opaque bodies, such as from the me must be deflected the earth, and vice versa, and at last be deposited on all the planets and their satellites reciprocally. As these particles of light cannot be annihilated, it must follow that an accumulation of them should make our earth a luminous body. As there is no prospect of this taking place at present; and as the sun fulfills the ame Divine office now as at the Creationthat the theory of a subtle ether pervading space, the vibrations of which produce the phenomena of light, appears to be the most ra tional. But we have stated that the luminous particles of Newton must, in the aggregate form an elastic subtle fluid, and thus the theories of Newton and Descartes dovetail into on another. If those luminous particles do not elastic fluid in the aggregate, they n form "light-dust,"—an atmosphere of rigid par-ticles—and if so, they can easily be weighed, but still this will not exclude them from the unlatory theory, for a motion impres ed upon such particles must be undulatory. The readiness by which so many facts in relation to light can be explained by both Newton's and Des tes, theories, thus finds a solution; both are

LIGHT AND SOUND-Euler has, in a most nanner, compared the a ducing light by the vibrations of his subtle brations of our atmosphere. In explaining his heory, he employs a beil as an instrum elucidation. In condemning Euler's explana-tion, it was said, "unfortunately for this hypothesis, it has been found that the condu power of the air increases with its density, while wood and the metals are better c This ors of sound than any other matter.' not affect Euler's explanation, for density In bodies, independent of elasticity has nothing to do with propagating sound, and it was th great elasticity of his other which Euler considered, gave it the power of producing undul with such extraordinary rapidity. The quotation conveys the idea that sound is above quot conducted like water running through a pipe, not produced by vibrations, and is therefore net a proper explanation of the phenor The power of any body to propagate sound, deds entirely on its elasticity—not its density. Taking air as unity, in producing sound, iron is equal to 17, while glass is also 17, and yet the cific gravity of the latter is to the former as 1520 is to 7786. Sound can scarcely be propagated by lead at all, and yet its gravity to iron as 11,352 to 7,786. The velocity of sound through silver is 9, through copper 12, and yet the specific gravity of the latter is to the for mer as 8,788 to 10,474. Sound is propagated through the air with a velocity in proportion to its elasticity. An increase of temperature in the air of a close apartment augments the velocity of sound. A perfectly inelastic body, however dense, cannot propagate sound. Thi with the science of music, and with musical in struments. The elastic quality in bodies for producing and propagating sound, has no re ference to their ductility, that drawing-out qua rapidity and power by which bodies, when pressed or impinged upon, return to their original state.

As we intend to present useful and interest nformation on all subjects which have a bearing on these questions, the laws and pheno Sound," may be profitably discussed. The aerial currents and fierce winds do not produce sound, and yet sound, loud and inter

subtle elastic aeriform fluid.

It has been said of this theory that "a lu nary emitting white light must, at the same in-stant, be vibrating at the different rates which ce all the colors in the spectrum."

This is not so; for these vibrations are me fied in length and velocity by different me-If the objection were good, it would be dia. equally so against any theory yet proposed. It is a curious fact, that sound is modified or affected in the same manner. The pitch of a musical sound is determined by the number of vibrations which reach the ear in a second time. The sound of the steam whistle of a sta tionary engine is heard in a different key by a person traveling in a train in rapid motifrom that in which it is heard by a perso standing beside it.

The same is true of all sounds. If an ob server in a railway train be moving at the rate of 56 miles per hour towards a se unding body, he will meet a greater number of vibrations in a second of time, than if he were at rest, in the proportion to which the velocity of the ars to the velocity of sound, and he will hear it a semi-tone higher than a person moving from the same sounding body at the same velo city. In the case of two railway trains running towards one another at this velocity, the ne containing the soun ding body, and the oth er the observer, the effect is doubled in amount Before the trains come together, the sound is heard two semi-tones too high, after they pass two semi-tones too low-equal to a major third (To the Cont

Carburetted Hydrogen.

MESSES. EDITORS—I beg to offer a few re-narks in reply to J. F. Mascher's article, on page 90 of the "Scientific American," on the abject of Gas Burning. Combustion can only take place at the point where the substan which enter into combustion are immediately in contact—this is distinctly seen in the flar of a common gas burner. The true combo tion is confine ed to a thin exterior sheet of the flame, and all within this is dark, affording no light whatever, because it is occupied by the mbustible material or gas escaping from the urce of its supply. The interior part of a gas flame varies in darkness according to the presure of it in the pipe, and is incape le of enter and giving light from want ing into combusti of proper access to the oxygen of the atmos ere, which is indispensably necessary to the developement of combustion, There is also seen in gas flames a thin blue line as exterior, which is caused by the low temperature of the gas, and affords little or any light; so that quite one-third of the gas flame is destitute of light. Now, the dark portion of the interior of a gas flame is simply the result of the gas escaping faster than the process of com-bustion can consume it. Mr. Mascher says, after charging the bladder with gas, "putting it under my arm the results were these; with a moderate pressure of the arm, I obtained the usual light, but on increasing the pres certain extent, I was surprised to find that, instead of obtaining more light, the gas burned with a perfectly blue flame, and the room which was in the first place illuminated, suddenly beame quite dark, although it is evident tha with the increase of pressure there was an increased consumption of gas." Now my explanation is proved by the first part of Mr. Mas-cher's remarks, to be correct, that the dark por tion of the flame, is caused by the gas escap stion, which too rapidly for the process of comb is unable to take it up so fast. But with increased pressure I don't think there is an innsumption of gas by combustion; it is wasted because it is carried beyond the point where combustion is actually taking place by its own elastic force, when a considerable body of it is confined, thereby creating great pressure.

Chas. W. Tyler.

Philadelphia, Pa.

[Our correspondent fails to explain the phenomena described in Mr. Mascher's letter. By e is the theory above set forth, a white flame she produced without any current being felt in the give the most intense heat; but this is not so burden. There is one—the Hymalaya—now

white flame of gas light does not depend upor the intensity of the heat, but the time space, to allow the solid particles of carbon in the gas to be become incandes That the carbon can be consumed (converted by oxygen into C. O.2) during tion without producing white light, is some thing which Mr. Mascher's experiment went t prove, and this contrary to the views generally ned respecting gas illus case, and respi ation is a conclusive proof of the same fact in an light was depreciated in intensity, by those experiments, the heat was increased. By the undulating theory of light, the blue waves are shorter and more rapid than the red and the yellow, and this has its parallel in the gas flame when the pressure is increased. The way to prove this is to take the socket of a con gas burner, and cover it with a disc of fine wire gauze. The gas will burn above the wire gauze with a yellow flame, which gives more light than a blue flame; by converting this yellow into a blue flame, the heat will increa but the light will decrease. Now, whether is the greatest amount of heat produced by the most perfect combustion, or the greatest amount of light? Some may say, "the most per-fect combustion produces both the greatest stion proc amount of heat and light," and yet here is an experiment which proves that the he d in a gas flame at the expense of the light. The yellow flame above the wire gauze nverted into the blue flame by blowin to it with a blow-pipe. This device is well known to all jewellers, and has long been employed by them for soldering. A heat can thus be produced so intense as to melt gold rapidly. Th fact is, however, that light can be produced independent of what is understood as com tion, that is, the chemical union of oxygen with carbon to produce carbonic acid gas by a fle acid gas is formed by the electric light, which is the most brilliant of all, hence this we may infer that those sages of the British Association who have forebodings of n's light decreasing, may rest conte for in Nature, provision is made for the production of light ad infinitum.

Large Ships - Ancient and Modern.

As the question of large ships appears to gage no small amount of public attention at present, by the construction of the "Great Reoth steam ablic," and the proposed mam the "Eastern Steam Navigation Company" in England, it may not be u e space to more than a mere passing notice of the subject.

Some ships were built by the ancients, which for mass far surpassed any now affoat. One was constructed for Ptolemy Philopater, which was 420 feet long, 56 feet broad, and 72 feet deep, and of 6,445 tons burden. The "Great Republic" is 325 feet in length, 58 feet in width, and 39 feet in depth, with a registered burden of 4,500 tons but it is capable of carrying m than 6,000 tons of cargo. It is reco rded that Archimedes—who was perhaps the greates mechanical genius that ever lived—constructed a ship for Hiero, King of Syracuse, of such large dimensions that none of the harbors in Sicily, or Greece could receive it. Noah's ark, by those who are curious in such things, has been calculated to have contained 1,500,000 cubic feet, and was of 11,905 tons burden. As this was of antedeluvian origin, it may be allowed to stand out as a giant representative of nautical architecture, belonging to the age of giant men, but architects are now determined to surpass even the great father of their calling, by ship of 22,942 tons b den, and of an external bulk of 2,973,593 cubic ed; it is to be built of iron, a substance which would have been deemed by the ancients better adapted for sinking than swimming. The largest mercantile steamships affoat at present. ose of the Collins Line; the "Arctic" being 3,000 tons burden—the only exception to these is the Great Britain, which is 3,445 tons

alr, by simple pulsations. How trite, then, is in fact. If we take a common gas white flame the comparison of Euler, namely, that Light, like Sound, is produced by the vibrations of a more heat in the latter case, but less light. The ancient times, in state and con emplified in the "Great Republic." It is the p perty of a private American citizen; the lth and resources of all Sicily was called into requisition to construct Hiero's leviathian.

o hundred years ago the largest vess were about 80 tons burden, and with a vessel of 60 tons Columbus crossed the Atlantic and discovered our continent. Ten years ago the int ships affoat were of no greatargest merch er tonnage than from ten to twelve hu tons burden, while at the present mom ent the general tonnage of new built ships range about double that amount. It would therefore see n as if the bent of the nautical mind was in favor of "large ships," There is a line of demarca cation, however, in magnitude, beyond which ships cannot be constructed either with safety or profit. The latter consideration entirely depends on the length of voyage, the former the strength and combination of materials employed in the construction; and the manages ness of the ships at sea. For long voyages, large ships are the most economical, for short voyages small ones. The other consideration, safety, Griffith, on page 114 of his "Ship Build ers Manual," says, "shipbuilders are mistaken when they assume a large ship to be equally strong with a small one, and as vessels a creased in size, the leverage of the spars tell with more effect. As a consequence, the liability to the damage of cargoes in large vessels is greater than smaller ones, more particularly clipper hips, because of their increased length. Here is a statement which afford some solution to the complaints from San Francisco, of the great damage sustained by cargoes in recently constructed large clipper ships which have made voyages to that place. "Some other sures,' says the same work, " must be adopted for strengthening such vessels." New improvements, therefore, are demanded in the nbination of materials in the constru large ships. The "Great Republic" is stated to be not only the largest but the strongest built ship in the world, and no doubt the boundary line of safety for large ships is far from being reached yet, but where that line is, we cannot tell, nor do we find any satisfactory rmation on the subject in any of the works we have consulted. Large vessels cannot be aged in a rough sea so well as small ones; they are not so obedient to the helm. As Napoleon said in respect to Generals, "there was only one in Europe beside himself who could manœuvre 100,000 men," so it may be said of sea captains; it certainly requires greater capacity to command a large than a small ship. Revolving the subject of large ships over a over, and taking into consideration the great dvances which have been made in the size ships since the Galleon of Columbus touched the Columbian shore, it is our opinion that we shall yet see much larger ships in our harbor than any which now float there; the "Great Repub-lic" is a shadow of "coming events." ng events."

On the 9th inst., as we learn by our Boston cotemporaries, a very important patent ca was tried before Judge Sprague, in the U. S. Circuit Court in that city. The compla was J. R. Nichols, the defendant J. Newell and others. The suit was brought against defendants for putting the word patent on certain articles which were not not patented, in violation of the patent law, which make a fineable offence of \$100 for every case-one half of the fine goes to the informer. The defendant was fined \$400. The articles against which complaint was made, were camphene lamps and cans. Both parties are well known readers

Dr. Bridgeman says that the last census of China which he saw in print was for the year 1813, which made the population of the Empire more than 361,000,000. He is confident that the present population cannot be less than 400,

Henry Ramsey, C. E., of Schenectady, N. Y., has been appointed State Engineer.



[Reported Officially for the Scientific American.]

LIST OF PATENT CLAIMS

ed from the United States Patent Of THE WHEE ENDING DECEMBER 13, 1888

Hybrary Valve—By James Cochrane, of New Yorliy; I claim sombining with the issuing pipe and main toke or two way cocks, flat or conical valve and leakage asteways, a piston and chamber, or a partly flexible hamber semptying into and receiving from the issuing pe, water, between the interval of opening and closing e main and leakage waste way.
I claim, also, the shutting force, by hydrostatic preservant of the mention of the mering parts of their gratity, to favor the shutting force, as set forth.

BIT STOKES OF BRACES-By John Comstock, of Nondon, Ut.: I claim the arrangement of the ring we pin or serwe, in combination with the eccentric sid back catch, and the helical spring, the whole coined and arranged as set forth.

Mops of Fixins the Goldes of Cotton Umbrellas.—
By Norman Cook, of New York City: I do not claim
the composit on of the preparation applied, neither de
I claim the application o. such preparation for rendering cloth water proof.
I claim the application of a dilute solution of india
rubber paste or cement, as described, to cotton or gingham umbrella coverings, for the purpo e of enveloping
the fiber of the cloth, and setting the color of the same,
without adding to the weight of the umbrels, as set
forth.

forth.

Car When.s—By Carmi Hart, of Bridgeport, Co I siaim the arrangement of the plates of the whethe arch at the aub, so that its opposite sides curvaindir curves, adapting themselves to each other, are also ogees, and whose continuation from the appoint of unison is also an ogee to the rim in combins with the spekes or radii, which are ogees on the face of the inner plate, and also ogees sidewing forms a continuous part of the inside platitiself.

I MESTAND COVERS—By Jos. Nock, of Philadelphia, Pa. I elaim the application of the stamped round part and the selid part (or the moving lid or cover), fitted together as a hinge, which forms a rounded smooth turned face, and the manner in which the pin is connected with both parts as described, using for that purpose the aforesaid two pieces to form a regular curvilinear or round turned hinge, made of any materials which will produce the intended effect.

Spring Clamps for Clothes Lines—By F. S. Hotch iss & O. W. Blakeslee, of Northfield, Conn.: We claim he connecting t gether of the two levers, as described y one piece of metal, in such form and manner as to easitute both spring and hinge, as set forth.

TURNESTS—By Melvin Jinks, of Wayland, N. laim the turnkev, as described, in the adjustable constructed and arranged as described, in combinitia another claw, and the rolling fulcrum havimited motion.

[In Vol. 7, page 396, may be found a description of th

ntion.)

Dottand Fastenings—By W. E. Merrill & Freeman

Der, of Nashua, N. H.: We claim securing tae posts

nails together, by means of the corner irons at
ed to te ends of the rails and the clamp of dog at
ed to the posts of the said corner irons and clamps

gas, being constructed and arranged as described.

description of this invention may be found on page

description of this inv

HARVESTERS AND BENDERS—By J. E. Nesen, of Bu Y. Patented in England Aug. 27, 1893: I dejnot se slotted fingers, nor the teeth, nor do I claim an ass belt, irrespective of the peculiar motion comited to it.

I claim first desired.

is belt, irrespective of the peculiar motion communited to it.
I claim, first giving the endless apron an intermit
ig motion, for the purpose of carrying the grain to
binding hooks, at intervals and in proper quantity
id motion being as intervals and in proper quantity
if motion being communicated to the spron, by means
a belt shipper worked automatically, from some mo
g wortion of the machine, as described, bundles or
eafs, by means of the binding hooks, or their equivases, said binding hook being arranged and operated
shown—motion being communicated to them by
eans of the reciprocating bars, as described.

Third, I claim the binding hooks in combination with
e endless intermittently moving apron, the hooks and
ron being constructed, arranged, and operated as setth.

rough this office.]

Sectional Bristerado—By Chas. Page, of North Danrs, Mass.: I do not claim a sectional bedstead the
riosa of which revolve upon hinges, for the purpose
more convenient transportation, or of raising the
ad as may be required; neither do I claim securing
ad as may be required; neither do I claim securing
ad and sectional folding bedstead, the comaction of the adjustable sections with the revolving
ad and foot boards, as described, by which means the
distend may, at any time be converted into an invadrawn and head of the patient may be an and for
independent of each other, his feet being furnished
th an elastic foot board, as set forth.

in an elastic foot board, as set forth.

Pog Raspa—By Jos. Sawper & Lyman Clark, of South

pysiston, Mass.: We do not claim hanging the rasp of

tool for cleaning out pegs from the insule of the rasp of

tool for cleaning out pegs from the insule of the posi
tool for cleaning out pegs from the fine of

the position required, as this has been done before, and

furthermore isable to several objections, the removal

which is the object of our present invention.

But we claim the combination of the spring bolt and

unb piece, or their equivalents, with the pivoted rasp

matruoted and operated as described.

Machines for Cutting Sheat Metal.—By Jno. Wil-ington, of South Bend, Ind.: I do not claim the rolary lears: but i claim the vise in combination with the ram upon which it moves, and upon which the sheet sets, during the operation of cutting, as set forth.

Pump Valves—By J. R. Ba-sett, (assignor to James valliams), of Cincinnati, Ohio: I claim, first, the Williams), of Cincinnati, Ohio: I claim, first, the co struction, as described, of the pupper teneck valve, set ing also as the piston of a pueumatic spring, and pr yided, at its lower end, with a small starting valve, so stantially in the manner and for the objects explaine Second, the segmental cylindric side valve of the d charge openings having prongs as described, conne-ing it with the clack valves upon the supply opening a last the motion of the supply valves and be com-nelated to the discharge valve, as explained.

Machines for Moulding Brick—By John Butter (astrot to James Smily and Juo. Butter), of Buffalo, N.Y.: claim two hinged followers, so constructed and opera et as to press the clay uniformly into the moulds, that , each end alike, whether operated by gears or levers.

A Lead Wire the thirteenth of an inch, tains but twenty-eight pounds. A Tin Wire, the thirteenth of an inch, sustains but thirty-four New India Rubber Case.

We here present the decision of Judge Duer of the Superior Court, in this city, on the above case, which was finished on the 9th inst. It had been on trial several days, and eminent counsel were employed on both aides. The question was netween Horace H. Day and William Judson. All those interested in patents should give this case particular attention. Wm. Judson filed his bill to obtain an injunction against ecuting certain suits in the Cir-Day from pros cuit Court of the United States, (in which Day is seeking to recover damages for infringement of a patent granted to Edwin Chaffee, and by him conveyed to Day,) on the ground that Judson owned the patent, by assignment, and the conveyance to Day was invalid.

JUDGE DUER'S DECISION .- I shall not trouble the counsel of the respondent to reply. I have reflected on this case from the opening of the argument, and am now prepared to state the co clusion to which I have arrived.

I think it quite unnecessary to inquire whether this Court can rightfully stay proceedings in the Court of a sister State by an injunction, but with regard to suits pending in the United States Courts the case is different. With re-With respect to them the general rule is understood to be, that neither will the Courts of the United es attempt by injunction to restrain a party from proceeding in a suit in the State Court; nor, on the other hand, will the State Court attempt to restrain by an injunction, proceedings in a Court of the United States. Whether that rule is absolute and universal-whether there are or are not any exceptions to it, it is not ary to decide in this state of the car That will be a question which, if your suit is continued to be prosecuted, will arise when a final decree shall be asked for. Admitting, however, that there may be exceptions to the rule, as it respects a court of the United States, I hold, that in order to justify a Court in treating any case that is brought before them as an exception to that rule, the following facts must appear:-First, that the complaints must be inded upon the equity that the Court of the United States, in which the suits are sought to be enjoined are pending, is not competent to administer the cause-in other words, that the equity which is sought is one which can only be had in the new suit which is instituted; and econd, that the whole controversy between the parties may be determined in the new suit which is instituted—or in other words, that the parties who are sought to be restrained from the prosecution of their suits in another Court, may have exactly the same relief if the controvers is determined in their favor in the new suit which is instituted, as if they never entertained any of the suits which have been commenced. Now applying these rules to the present case, the first condition seems to be fulfilled. The object of this suit is to obtain a final determ tion of the question whether the prior grant made to Mr. Judson, the plaintiff, on this grant under which Mr. Day, the defendant, claims is valid. That question could not be finally deermined in any suits that are brought by Mr. Day against the licensees of the present plain It is true that each of these licen set up as a defence the prior grant made to the present plaintiff, and the question as to its va-lidity might arise in this suit; but the determination made between them would not conclude any other licensee, and therefore surely would not conclude Mr. Judson. I therefore think that the main question depending between the parties—namely, which of them has a preferable title as assignee of the original pate is one which will probably be determined in a suit between Judson and the present defendant. Therefore I would not scruple, perhaps, even to issue an injunction, provided the other conditions were fulfilled—namely, that this namely, that this whole controversey should be finally determined. I am now considering the case as if the application was made to me upon the complaint itself, without any evidence on the other part. I have no right to suppose upon the complaint itself that the plaintiff considers it as a fact con-

damages in the suits which he has instituted. I am bound to suppose in determining the ques-tion whether the Court will exercise its discretion in issuing an injunction, that the allegatio in the complaint may perhaps be refuted, and that in the conclusion of the controversey, the defendant may prevail. Then I hold it to be a necessary condition in all cases where an in-junction is to be issued, where a bill of peace is filed, whether in a State Court, or in a Court of the United States, that the party who is thus enjoined shall have, in the new suit thus instituted, the same relief which, if he prevails, he would be entitled in the suits which he himself has brought. Now, if the other parties against whom these suits are instituted, were all of them parties to the present proceeding, and by a final decree of this Court, this defendant could obtain against them here, precisely the same relief which is sought in the suits that have been instituted, that objection would be removed. But they are not parties to this s and all that can be determined in this suit, even if it should be decided in favor of the defer ant, is that his grant is preferable, and that the prior assignment made to Mr. Judson, the plain-tiff, is void. His right to recover damages will remain still undecided, and he will be compeled to prosecute his suit against the defendants, who, in the meantime, may have become irresible. Upon the ground, therefore, that this controversy cannot be determined finally in this suit, and that the defendant cannot ob tain the relief here which he is seeking to obtain in the suits which he has instituted, I feel myself bound to deny the motion for an injune

In answer to an inquiry of Mr. Stoughto Judge D. remarked that he never knew of a case where an injunction had issued on the application of a party who was not a party to the suits to be enjoined.

An appeal was taken to the General Term. For Judson, Charles O'Conner and James T. Brady; for Day, N. Richardson, of Boston, and E. W. Stoughton, of New York.

[Our readers will percieve the in this case, by the eminent counsel employed. The patent in dispute is that of E. Chaffee, n of which was granted by Ex-Comnissioner Ewbank.

The assignees of the first term of this pa tent were Goodvear, Judson, and others, (we do not know all their names) but the extend term of a patent does not become the property of the first assignees; it is wholly the inventor's property; forn er assignees have no legal right to an extended term. H. H. Day, it seems, has become the assignee of the extended term, but there is a dispute about the legality of his bargain. H. H. Day having become the new assignee of the extended term of Chaffee's patent has entered his suits against a number of old as signees, who have been carrying on the manucture of prepared india rubber goods as for merly. His (Day's) suits are for the infringeent of the patent. The above decision relates to a mercantile transaction; but connected with patents, it embraces new points of legal dispute of no minor importance.

Trial About Seiling a Patent.

In this city on Friday the 16th a suit was brought before Judge Ingraham by Samuel G. Walker against Abraham Cox to recover dama-ges (amount laid at \$1,000) for alleged deceit and false representations—plaintiff having been induced, it is said, by defendant to purchase and pay \$625 for a fortieth part of "Mallet's Improved Bell Telegraph," defendant knowing that the right to said invention was claim the time by Timothy D. Jackson and A. Judson and that a suit brought by them was pend-ing in the United States Court at the time to test the said patent; that plaintiff tendered back the share in said patent and asked for a return of his money, which was not made and action is brought.

In defence, it is denied that Mr. C. knew that there was any doubt in regard to the patent, or that there was any suit pending, or that he itself that the plaintiff considers it as a fact conceded that these complainants are absolute owners as assignees of this grant; because, if so, then the question could not arise whether the defendant would or could not be entitled to The complaint was dismissed.

Measuring the Area of a Ciric.

Permit me, through the columns of the "Scientific American," either to correct an error or to be myself corrected. In No. 12, of the present volume, were given some good practical rules for finding the area of a circle, illustrated by two examples. If I mistake not, however, ere was an arithmetical error in the latter oposition, which stands thus: $-4 \times 22 = 88 \div$ =12 6-7; instead of twelve and four sevenths; which latter number would quadrate exactly with that in the former proportion.

Spring House, Montgomery Co., Pa. H. P.

[You are perfectly right air, and we thank you for calling our attention to the subject.— We saw the error also, but too late for correction in that number; we intended to make he correction in our next, but forgot to do so. We make no excuse, for the error should not have been made; it teaches us to be more ratchful of our language.

A more minute rule than the one given ove to find the circumference of a when the diameter is given, and thus find out its area, is the following :--" The circumference of a circle is to the diameter, as 3.14159 is to 1."

This rule we have always used ourselves, it more figures than the other, and this was the reason we did not present it, as the ther is sufficient for all practical purops What is the circumference e of a cylinder, 6 feet in diameter; 6 × 3·14159=18·84954. Old Rule. $7+22\times6=186-7$

The Illustrated Weekly Record of the New ork Exhibition of the Industry of all Nations. Edited by B. Silliman, Jr., and C. R. Goodich. G. P. Putnam & Co., of this city, having been selected as printers and publishers extraordinary to the the Crystal Palace Association, undertook the publication of the above werk which we have briefly noticed during its pro gress. We are inclined to think that the " Illustrated Record" has not received from the public that degree of appreciation it so justly deserves; this has undoubtedly compelled the puplishers to restrict the quantity of matter originally intended for it. The number before us embraces 15, 16, 17, and 18, although no larger than two single numbers ought under diffe cumstances to have been. The necessity which xists for its abridgement is to be regreted for in a strictly artistic sense is the most meritorious ork ever undertaken here.

There is, we think, one good reason only for ts apparent failure, viz., the dull and heavy character of the articles. Classicality, want cter of the articles. Classicality, want of stamina which makes up the Peoples' Instr or, too much learning in abstraction incapable of satisfying the universal thirst which now prevails for the arts and sciences. The editors, although able men in their proper spheres, were evidently never intended for this particular species of intellectual labor. withstanding this defect the work deserves support. The engravings which have graced its columns are generally of the first order in point of mechanical execution, reminding us of the designs illustrated in the celebrated "Londo Art Journal," and the public are indebted to lessrs. Putnam & Co., for the stimulus which they have given to the wood engraving art, an art which is rapidly supplanting all other processes for beauty, rapidity, and excellence.— The "Illustrated Record" will make a very ome volume, and we hope the public feel interested in its circulation. The numbers bound will make a beautiful volume of the use-ful and ornamental—fit for the library or the center table.

We occasionally hear of people being quite at at a loss to know what to do with trees received in a cold time, or when the ground is from The way is, either deposit the packages in a cellar as they are received, or open them and set the roots in earth until the weather changes or a trench may be made in the open gr even if the surface must be broken with a pickaxe, and the trees laid in until they can be pla They may remain in this state quite safe ed. They may remain in the receive packages all winter. Every season we receive packages all winter, and we find of trees from Europe in mid-winter, and we find no difficulty in taking care of them in this way. - Horticulturist.

Hew Inbentions.

Former for Boot Leather.

John Chilcott and Robert Snell, of Brooklyn, N. Y., have invented an instrument which they denominate a former, which is intended to be used as a mould or block, on which to told a piece of leather of suitable size to form the whole upper of a boot in such a manner as to avoid the usual process of crimping. It constitutes a variable mould or block which can be adjusted and varied in its size and proporti so that the whole of the uppers of various sizes may be formed by simply lapping the leather around it, and securing the necessi-parts together. It somewhat resembles so the necessary of the implements used for crimping, but while they stretch the leather, this simply presses it into shape. The inventors have applied for a patent.

Elastic Oil Chamber. George W. Rice of Louisville, Ky., has invented an improved oil chamber, which con sists in arranging in the lower part of the ordinary oil chamber of journal boxes an extra chamber, which is filled with oil, and sponge or other absorbent, and caused constantly to press against the journal by a spiral spring under its bottom. By this arrangement it is evident that the space left open under the end of the journal as the upper box is worn away in those which hang upon the journal, will be continually filled by the end of the box, and thus all dust ill be excluded. The inventor has applied for a patent.

Hen's Nest. C. V. Ament, of Dansville, N. Y., has made one of the most astonishing invention for many long years has fallen beneath our notice. It is nothing less than a hen's nest so constructed that when the ovipositing Shanghae or Cochin China having arrived at her full

time shall have deposited the embryo of a future fowl, the ovum passing through an aperture in the lowermost portion of the nest, and falling upon an elastic cushion beneath, shall pass away into a receptacle destined for its protection from the chilling frosts of winter, or the greedy attacks of some egg-eating quadru-But judge the astonishment of biddy when arising from her seat and looking around her she beholds that the precious deposit has vanished forever from her sight? The invanished forever from her sight? ventor having the necessity of the public fully before his eyes, has applied for a patent.

Machine for Tenoning Blind Slats. comas G. Stagg, of Jersey City, N. J., has made application for a patent on a machine for ng the ends and wiring the slats of Venetian Blinds. It consists in the use of stationary knives and a series of cutters placed on a vibrating head. Two of these heads are employed, and by their use the tenons are cut upin the ends of the slats of equal length and at the same time. A clamp lever and a staple is also employed for pricking the holes in which the wires are inserted.

Improved Car Seat.

John H. Bloomfield, of Albany, N. Y., has invented an improved car seat, which has a pe-culiar manner of attaching the backs of the to the arms, whereby they may be made to revolve or turn over the seat, and may also be placed at any desired angle with A segm ental slide is placed underneath, of being shoved out when desired on either side of the seat to serve as a support for the lower extremities of the person occupying it. A patent has been applied for.

India Bubber Beneath Rails.

The New York Central Railroad Company of supplying the feed to the bolts, all this difficulty is avoided, and the feeding is made equal made in the content of the hopper boy, and uniform at all times, machinery simplified, where it is usually fed to the bolts after being cooled. of rails and machinery, and do away with the oise attendant upon the motion of the trains. We are glad to learn that this invention is to be tried in this country. A patent was taken in England two years ago, but we have never heard of its adoption there.

TAGGART'S IMPROVEMENT IN FLOUR MACHINERY.

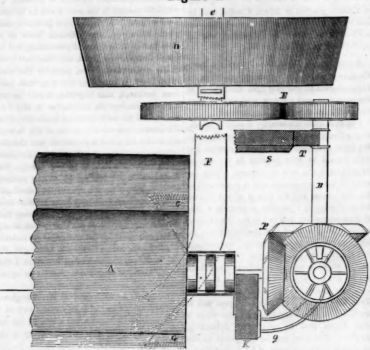
Before specifically describing these improvements, their construction and operation; we bolt shafts, which jar the shoes up and down, will briefly describe the machinery now in use

accompanying engravings represent im- for the same purpose, and allude to some of ents in the mode of driving or gearing the difficulties found in its practical operation, which these improver

Fig. 1 is a sectional view of the bolt, cooler, and gearing. Figure 2 is another sectional view of the cooler and bolt apparatus, with annular chamber, D, and sweepers, H H, immediately under the hopper boy and flight arm, Y.

Reference: Figure 2 is another sectional the cooler to the bolts, is by means of the well known spouts, with a "drop shoe" placed under each spout. These shoes are operated by

Figure 1.

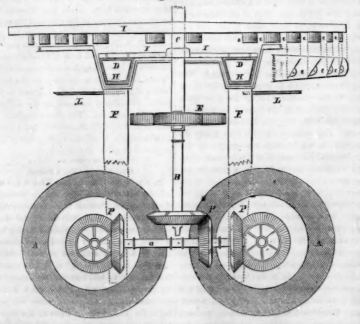


on spouts

The difficulties met with in the use of these feeding arrangements are principally in the meal being supplied irregularly by the "drop shoes," into the bolts. The jar of the shoes condenses the meal in the large spouts over them, and by slides less freely from the shoes, and conder subsequent machinery, that it is not un increased amount, which produces the difficul-on to find the elevators, conveyers, and ties above indicated. By this improved mode to the subs

bottoms, whence it is conducted into the bolts spouts choked, thus producing great derange nent, and materially retarding business. Any derangement in the motion of the mill cause more than a corresponding difference in amount of meal supplied to the bolts; if the mill runs a little too slow, the feed or meal drawing the sliders or gates, so much meal of-ten falls down and rushes into the bolts, that it packed meal suddenly slides out of the shoes is not only imperfectly bolted, but is the cause and spouts, and is discharged into the bolts so of sending forward so much offal, returns, &c., rapidly that they are overloaded with a largely

Figure 2.



We now proceed to describe these improvements. Y, fig. 2, is the flight arm of a hopper boy; e e e e are flights on the under part of the

The flights, e e e e, may be made of metal of ments. Y, fig. 2, is the flight arm of a hopper boy; eeee are flights on the under part of the arm, which stir the meal to cool it; they are usually made of wood, and dovetailed, in a fixed of the flight arm, Y, with a small flange at one edge, and attached to the flight arm, Y, with arm, which stir the meal to cool it; they are usually made of wood, and dovetailed, in a fixed of the flight arm, Y. This enaction with the edge bles the work to be done quicker and cheaper, gart, Indianapolis, Ind.

and the angle or draught of the flights, e e e e, may be readily altered, so as to convey the meal e or less rapidly to the centre, as de for the purpose of supplying the bolts, and to prevent sending too much meal to be packed up at the center of the cooler, as is sometimes the case with the old plan.

In these improvements the "drop shoe and cam beating wheels, are dispensed and the annular chamber, D, fig. 1,) is subs ted therefor). Inside of this chamber, D, and under the flight arm, Y, fig. 2, is attached the cooler shaft, C, four sweeper arms, J J, fig. 2. They are made of cast-iron and attached to the shaft, C, fig. 2, so as to revolve near the floor or bottom of the annular chamber, D. On nds of the arms, J J, are affixed sweepers, H H, of any suitable material, which, runn liately over the tops of the spouts, F F, fig. 2, sweep around and discharge the meal through openings which are made to con cate with the spouts, F F, by drawing the slides, L L, any required distance, to permit the meal to pass through more or less, as may be desired, to supply the bolts, A.A. This annular chamber, D, is made from 4 to 5 inches deep. The sides can be made of tin, zinc, or sheetiron, or any suitable material, and of suffic diameter, to reach over the spouts, F F, which conduct the meal to the bolts, A A. A cover d over the top of the chamber, in which are two apertures, with slides to close when desired, on the underside, to permit the meal to fall from the hopper boy, into the annular chamber, D, and there being carried around in the chamber by the sweepers, H H (which revolve as described close to the floor or bottom.) The slides, L L, being placed close at the top of the spouts, F F, over which the sweepers, H H, pass, the meal is thus swept through the openings made by drawing the slides, L L, in equal and uniform streams, which is the great desideratum in bolting, as it must readily be per-ceived that unequal feeding to the bolts must produce unequal and imperfect bolting, with a corresponding variation in the quality of the nd imperfection in its separation from the offal.

We will next describe further improvements, the object of which is to simplify and cheapen machinery, save power, room, &c. By the usual mode of building mills, the power to drive the bolts and cooler, is taken directly from the primary upright shaft, which extends from the notive power, vertically, up through the mill, but it is taken at two different points.

The cooler shaft, C, fig. 2, that drives the flight arm, Y, is driven at the top and terminates in a common "step" at the cooler floor, the bolts being generally placed immediately under the cooler on the floor below, and connects ed by horizontal shafts, with the "upright."

In the improved arrangement the cooler shaft, C, is made long enough to pass down through the cooler floor, and is there connected by means of the shaft, B, fig. 2, spur wheel and pinion, E, with the bevel wheels, P P P, on the horizontal shaft, a.

These bevel wheels, connect with others P P. on the bolt shafts, A A, or in any other ient manner, and with any suita chinery. By this mode of gearing bolts from the cooler shaft, much labor and expense in machinery is saved; a great saving is also effected by dispensing with machinery posts, as the bridge-trees at the ends of the bolts constitute a basis for most of the small amount of machinery required in this improvement. The bolts can be placed in any convenient position desired, without reference to their being reached with horizontal shafts from the uprights; they may occupy any desirable position, so that their heads are under or near the cooler.

By dispensing with the cam wheels and drop hoes in feeding the bolts, much labor is avoided, as the wheels are generally wedged or key-ed on the bolt shafts, or the gudgeons of the same, and are frequently working loose, by con-stant jarring. The disagreeable noise of the shoes, is also obviated; the knocking of which produces a constant wear of the bolting cloth, and also loosens the wedges, keys, and screws about the heads of the bolts, shoes, and spouts. For further information, address Samuel Tag-

Scientific American.

NEW YORK, DECEMBER 24, 1858.

The New Rule of the Patent Office.

We have already invited the attention of the sissioner of Patents to the new regulations of the Office, which require that claim for improvements on separate and distinct parts of a well known machine, shall only be made er separate and distinct applications for patents. This is very nearly equivalent to a regn forbidding two claims to be made in any application for a patent, for not more than one in a thousand of the applications made are for machines, but for improvements upon parts of those old and well known.

The inventor then, who, after years of patient oil, and too often of bitter privation, has finally succeeded in perfecting his invention, which embraces perhaps three or four, and often many points of novelty, all entering into the one nious whole; and after having expended his time and money for years, finds himself, at last, by this stern rule of the Patent Office, reduced to the necessity of abandoning all his claims but one, as it is often to him a moral impos ibility to raise a sufficient amount of money

to procure separate patents upon each of them.

But we do not assent to the legality of this proceeding. The present Patent Laws have ence nearly eighteen years, yet never until within a few weeks has any such rule been laid down by those administering them. Patents embracing various claims have been repeatedly before our courts, and it seems us that if this be contrary to the act, as is held by the originators of this rule, some shrewd lawyer who was taxing his wits to the utmost to destroy their validity, would have covered the discrepancy. But we have positive legal testimony to the contrary. Precedent is the great basis of law, and any inter pretation of a statute which has been recog nized as valid by our highest Courts in hundreds of cases, through a period of more than seven-teen years, ought by this time to be considered acknowledged interpretation of the law.

But let us consider the enactment in ques -The Act approved July 4, 1836, sect. 6, provides, "That any person or persons having discovered or invented any new and useful art, machine, manufacture, or composition of mat-ter, or any new and useful improvement on any art, machine, manufacture, or composition of matter . . . may make application to any machine shall particularly specify and point out the part, improvement, or nation, which he claims as his own inven tion or discovery.'

Now we would be glad to know how any struction can be put upon this language which will discriminate between a new inven tion and an improvement upon an invention ey are both, by the language of the statute, entitled to precisely the same privileges, and any discrimination in favor of the one is a violation of the statute, and a gross injustice to the

We have in our mind, at the present mo an individual who has invented a brick machine, embracing, we think, six features of patentable novelty. Now this invention does not consist, strictly speaking, of improvements upon any one The inventor has doubtless seen many chines having in view the same o'jects as his —he has employed his ingenuity to invent a new machine which shall be in his judgment better than any of the old; he has su and has produced not a new machine, for brick es resembling his in many particulars, have been long used-but an improvement up

Now we ask if an improvement of this cha racter may not be what is meant by the Act, not consist of separate parts forming the basis for separate claims, as well as an original machine. Does the section of the Act in question discriminate in any manner between

this new regulation

aps, should be included in the cons the Inventor, the Patent Office, and the public. The first party, for whose benefit encouragement the Act in question was sider as be-er. On the ed, no one, we think, can com nefited in any manner whatsoever. contrary, it is in three cases out of four the source of glaring injustice to them. It would better for them, as a class, to raise the price of granting a patent to sixty dollars, as under the stringency of the present rules, it is alm impossible for any one to proceed without the ssistance of an agent or a legal adviser, whose charges they are obliged to pay in addition to the patent fees, so that the cost of taking out ents upon several claims amounts to a pate by no means trifling to a poor inventor. Take ne case referred to above. We will suppose the cost of a model to be twenty-five dollar like sum will be required for making out his apolication, and thirty dollars at the Patent Offic This would amount to eighty dollars, but if six ts are taken it a nounts to no less than four hundred and eighty dollars, more than many a poor inventor can raise by any mean whatever

As to the second party in the consideration if the Patent Office is reduced to the pitiful ne essity of adopting such a measure to replenish its funds, let it be known, and we will ask Conure for its relief. But gress to take some mea nothing of this kind is necessary, as it is well known that the present price paid by inventors proves a source of revenue after all the expenses are paid. But the Patent Office is actually njured by this regulation, for we are positive fewer patents will be applied for than would be nder the old regulations. Inventors are unable as a general rule, to incur the additional expense of procuring several patents, and the protec on afforded by a single claim, is often so slight that it is not worth the cost of obtaining.

The public is interested in the matter only as it favors or retards the advancement of the arts and sciences. If invention is encouraged as much under the new as the old regulations it is as well for them, but if not, it is otherwise, so that their interests, and those of inventors as a class, are one. Will the onward march of improvement, then, be hastened by a rule which is oppressive to the poor mechanic who has la-bored for years in the noble endeavor to benefit d the public by diminishing labor or adding to the articles of convenience and comfort in public use? Will the honor of America ased by discouraging those who have been striving to add a new laurel to the wreath which binds the brow of American Inven-

whose judgment we have the most implicit confidence, will repeal this new regulation, which we are confident will, if insisted on, be productive of more injury to inventors, and if so, to the public, than any other regulation of the Pa tent Office, which has been made for years. Judge Mason, we believe, is, as any man sh on, friendly to the class who interests it is his duty to subserve, and we shall be greatly disappointed if this oppressive rule be allowed to exist as his interpretation of the law.

Patent Office-Report of the Secretary of the

It is well known to most of our readers that we have always opposed the surrender of any portion of the Patent Office to any other than th egitimate purpose for which it was b

There is no doubt that the original design of this noble edifice contemplated its use strictly and entirely for inventors -they saw as the arts and sciences progressed that the plan could not be too broad for the reception and proper display of models, the preservation of the records, and for the offices in which its duties were to be administered. As its graceful and airy halls began to develope their convenience and symmetry of design, they tempted the cupidity of the officials to seize upon them for their own use, and soon after the creation of the De-But the great point is, will the interests of partment of the Interior, the Patent Office was plantered by the Secretary's recommodations and the public be better subserved by his new regulation? It so, we are ready to miliating to the Commissioner to be thus com-

yield the point, but we think not. Three parned an isolated and distinct administration, and we are confident that had the Commissioner been less obsequious and more firm and independent, he could have prevented this unwarrantable interference, and ed the Office, as it should be, above the reach of political influence or dictatio

The Commissioner of Patents, if he has the tact and talent necessary to a judicio ment of the office, is more competent to give it direction, suggest, and carry out reforms any other person. The present Secretary of the Interior evidently understands this, and places his reliance upon the ability and discrimination of Judge Mason, the present able and accord plished Com er, whose man pusued Commissioner, whose management of the office has thus far secured for him the confidence and respect of all who have had business with the Department. In our last number we published such portions of the Report of the Secretary of the Interior, as related to the Patent Office and its management-he recom ends an increase of the examining force, and truly says that the delay before final action can ned after the application is presented is a severe trial to the patience of the inventor and often a serious loss to him as well as the public." Congress has for some years entirely neglected the just demands of inventors, and we hope at least that it will not fail to authorize the Commissioner to increase the orce proportionate to the actual neces the Patent Office.

No application should remain unexamined in the Office over three months at the furthest, this would stimulate genius to greater activity, and increase the number of applications.

The next point to which the Secretary of the Interior directs attention is the condition of the models of rejected applications, and those of de-We recommend that the signs of stoves, &c. stoves be sold at public auction, and the proceeds of the sale applied to the patent fur They are not arranged in cases, are cumberson and totally valueless to the office. ings and specifications are sufficient for the purposes of examination; the same remark applies to all rejected applications; the models ar the "tomb of the Patent Office," a mass of confusion. They are valuable only to their applicants, and whenever they elect to withdraw their applications the models should be return ed. The law should be so amended as to allow ioner to return them whenever the Commis they are demanded.

Much well-grounded complaint now exists against the practice of retaining rejected models, when they are really valuable only to the inventors whose claims have been refused. It is not uncommon to find inventors renewing their claims before the Office after they have once withdrawn them, and as matters are now conducted, they cannot do so without preparing new models; under such circumstances it would se a wise and liberal policy to allow the original models to be returned. There is certainly no reason for retaining them as the specifications and drawings would answer all the purposes of the Office.

We are the advocates of prompt legal action, and we hope the reform in the law as suggested respecting appeals will be acted upon once. The present is a rickety system of nces to all concerned, let us have some thing decent as a substitute. Concerning the occupation of the Patent Office Building, the endations are admirable and will find a hearty response from the inventors; they do not wish to pursue the dog-in-the-ma ger policy, because at present there is plenty of room in the Patent Office Building for the transaction of its legitimate duties, and also to afford temporary accommodations for other Bureaus, but the time is rapidly approaching when the entire building must be demanded for the use this suggests the urgent nece which exists for a new structure to be used by these Bureaus when they can no longer fir room in the Patent Office without hindering its legitimate operations.

is - Property of Patents

ecting the recording of patent assignments, the following information will be interesting to any of our readers.

The Act of Congress, 1836, Sec. 11, provides that every patent shall be assignable either as to the whole interest or any undivided part thereof by any instrument in writing, which signment, and also every grant and conveyance of the exclusive right under any patent, to make and use the thing patented, with throughout any specified part of the United States, shall be recorded in the Patent Office within three months after the execution there-

A correspondent writing to us says:—"I assigned to J. B. two years ago, the exclusive right under my patent of a certain portion of the United States; he neglected to have the asnt recorded, and now he de grant him a new assignment, but I feel that I annot do so, because I have not the power, having made the assignment to h what is to be done in such a case? ent to him alr eady;

The interest in a patent which is made as signable by our patent statute, is undoubtedly ssignable at common law; Curtis in clear upon this point. He says: "the statute renders it necessary to record the assignment in the Patent Office within three months of the tion thereof to affect intermediate bons fide purchasers without notice. But it has been that in other respects it is merely directory, and that any subsequent recording will be sufficient to pass the title to the assignee."

In the case of Pitts, vs. Whitman, in "Story's Reports," an objection was made to the deed assignment belonging to the plaintiff (Pitts) because it was dated 17th April, 1838, and not recorded until the 19th of April, 1841, three years afterwards. Judge Story held the statute specifying three months for assignment to be merely directory. Speaking in his own logical manner, he says: "if a patentee assigned his whole right to the assignee for a full consideration, and the assignment is not recorded within three months, and the assignees should nake and use the machine afterwards, could the patentee maintain a suit against the assignee for the breach of the patent, as if he had never parted with his right? This would seem to be most inequitable and unjust, and yet if the ssignment became a nullity, and utterly void by the non-recording within three months, it would seem to follow as a legitimate conseuence that such a suit would be maintainable. In furtherance then of right and justice, and the apparent policy of the act, and in the sence of all language, importing that the assignment, if unrecorded shall be deemed void, I construe the provision as to recording to be merely directory for the protection of bona fide purchasers without notice. The assignme like the common case of a property deed, required by law to be registered, on which the plaintiff founds his title, where it is sufficient, if it be registered before the trial, even after the suit is brought."

This is very plain; an assignment of a patent, or part of it, then, is good and valid although not recorded; but an assignee must have his assignment recorded in Office, before he can maintain a suit in law or equity upon the patent, either as a sole or jo plaintiff against another party.

Patent property is assignable like any other pecies of property, and in cases of bankruptcy, a patent already obtained passes to assignees has also been held that a contract may bo made to convey a future invention, as well as a past one, and that a bill in equity will lie to mpel a specific performance. In relation to inventions, past and future, contracts are just as binding between two or ore parties as any other contracts—bargains. In purchasing patent property and dealing in it, parties ca go wrong, if they proceed upon the same priniple as in purchasing and dealing in other property. The law is as clear and the practic specific in adjudicating upon patent, as any kind of property whatever.

The Swedish Gover t has decided on vast system of railways, the execution of whi will be confided to an English company.



Cotton.-We certainly expected to find very noble and large display of this great ican product, but have been disappointed. Only five bales of cotton are on exhibition hough these are superb of their kind, we have not been able to discover any samples of the finest qualities. There is one bale from Joseph West, Barbour County, Ala., and another bale from the same State, but the exhibitor' we were unable to decipher. The cotton of Mr. West is silky, of good length, strong and has an excellent color. Jeffers Nailer, of Warren Co., Miss., exhibits one bale ort staple, very strong and white. One bale from Dr. S. Bond, of Green Bottom, Shelby Co., Tenn., is very fine in staple. The las bale is that of Col. John Pope, of Memphis Tenn., which we noticed on page 88. In the paragraph taken from an exchange, it is stated that the merchants of that city had made him a nt, because he exhibited the best cotton in the Crystal Palace. His cotton is of a very fine quality, good length of staple, silky, white, and strong, but the jurors not having made their awards yet, the above verdict may be pre-

From an article in the Patent Office Report of 1852, by C. F. McCay, we learn that the nual cotton crop of the United States average and is estimated at 3,000,000 bales of 406 lbs. each In 1821 the export of American cotton was only 124,893,000 lbs., it has increased to 1,000,000,000. These figures show a vast increase in thirty years, and the demand has been equal, if not greater tha could be supplied. From this, the legitimate inference may be drawn that the production of will increase much faster than the population of nations, and that during the next thirty years, the increase of raw cotton will be reat in proportion as it has been during the Dr. Lee thinks that we have land and elimate for the production of 9,000,000 bales annually. Allowing 200 lbs. to the acre, it will only require 18,000,000 acres to produ unt. The four States of Georgia, Alabama Mississippi, and Texas, contain four number of acres of choice cotton lands. It may be, however-as most of our cotton is ex ted-that those countries which buy of us, will devote more attention to the raising of this material to supply themselves. England is endeavoring to do se, and by recent news fro France, efforts of the same kind are being made by that country.

Cultivation of Cotton in Algeria .- Two de crees have recently been published in Paris for e encouragement of cotton culture in Algeria, where many successful experiments-it is saidhave already been made. By these decrees it is declared, 1st, that cotton seed shall continue to be furnished by the government to colonists 2nd, that for three years, from 1854, the go nent shall purchase the cotton product at a price to be fixed each year according to the quality. 3rd, that at the expiration of those three years, premiums shall be given for two years for the exportation of the cotton of Algeria. 4th, premiums shall he given for the nachines for the use of planters 5th, there shall be provincial premium -three or each province—of 5,000, of 3,500, and 2,000 francs, to the planters who produce the best quality of crops and the largest quantities. A m of 100,000 francs has been appropriated from the civil list for the encouragement of the otton cultivation in Algeria, to form an annual remium of 10,000 francs, to be called "The rize of the Emperor." It is confidently expected by the French, that in a very few years Algeria will supply as much cotton as will render France independent of the United We have also seen statements in some of our foreign exchanges to the effect that cotton has been raised in Algeria, equal in staple investigation. These state

We have endeavored in vain to obtain the statistics of the amount of cotton cons by France annually, but the quantity cannot be

We speak in reference to that obtained from America, and all other countries, for we know that in 1852 302,000 bales of American cotton were imported into Havre.

East India Cotton .- For many years Great Britain bas endeavored to ob'ain a greater supply of cotton from her vast possessions in the East Indies. Some American planters been employed for years by the East India Com American m pany to teach the natives. have been used to clean the cotton, and every appliance to conduct the culture properly have n employed, in order, if possible, to relieve the Manchester manufacturers from dependence on America. In 1850, when the price of cotton rose to 11 cents per lb., from 7 cents in 1849, owing to our short crop, much effort was made by the Manchester Chamber of Com to organize measures for the future cultivation of cotton in British provinces, so as to relieve them from depending on the United States. very large meeting of this body was held in Manchester on the 9th of September, which was attended by delegations from Glasgow Preston, the two cities which, next to Manfacture the greate ton goods. They engaged Alexander McKay, the author of a book named the "West World,"—which is well known to our people as being an account of the author's experience in America-to go to the East Indies and report on the obstacles existing there to the success of the cotton culture, and the best means of re ing them. He went to that country in 1851, but ed before he completed his task which he was eminently qualified. In 1851, 329,000 bales of East India cotton were exported to England during the high prices, but this amount fell off to 200,000 in 1852 at moderate prices, so there appears to be very little hope of obtaining anything like an adequate supply from that quarter of the world. fact, it has been asserted over and over again, of that country in either cleaning or packing their cotton, but the great drawback to its success hitherto has been the small amo which has been raised to the acre. Down to the present day, the average production on the experimental farms recently established by the East India Company under American pl in Upper Bengal, was only 251 lbs. per acre the maximum being 57 lbs. over nine acres, the minimum 11½ lbs. over 219 acres. In Madras four similar farms yielded, in 1842-3, an ave rage of 41 lbs. per acre, and the most sanguin witnesses examined before the House of Com ons only estimated the native seed to yield from 60 to 70 lbs. of clean cotton, and the best seed at 90 lbs. per acre, the land even in this case being made to bear such a crop in a rota tion of only every third year.

British Guiana Cotton-At one period, this portion of the world raised considerable In 1803, when it was captured from cotton. Holland, it was a cotton growing cou produced very superior qualities; the two pro of Demerara and Essequibo exporte 46,435 bales that year. For two hundred niles between the rivers Pomeroon and Cour antyne, on the sea coast of Berbice, it was laid out at one time solely with cotton planta but since 1815 its culture has continually de d at the present moment we believe not a single pound of it is exported from that The export virtually ceased in 1841. preceding the act of emanci-In 1832, the year pation, 1,533,785 lbs. were exported. In a disatch from Governor Barkly, to Earl Gray, da ted April 3, 1850, he says, "at the present date, in all this wast territory, it would not be easy to find a cotton shrub within its entire lim

Why the planters of British Guiana, from ng one-third of the cotton cons Great Britain at the beginning of the century, were induced gradually to abandon the culture of that article, is a question deserving of serious

That it was not inferiority in the soil, or in

ments, however, must be received with great | the quality of cotton produced, is certain. Cot- esting trial during the Exhibition, was that of ton was here a perennial, not as in India or the United States, an annual plant, and the system of forcing it into blossom by sea-water irrigation was, as far as I know, peculiar to this c ny, and productive of the greatest advantage The species of cotton, too, was what is called the 'long staple,' and the quality so superior, as still to be quoted in the price-currents next in order to the famous 'Sea Island' variety."

The reasons of the failure of cotton growing in that country, he attributes to bad tion, for while in 1800 the land vielded '800 lbs. to the acre, it dwindled down to 150 lbs. in ten years. The once flourishing cotton fields of British Guiana have been converted into sugar

West India Cotton .- In 1850 considerable attention was also directed to the West Indies in order to see if cotton could not be su ly cultivated there. A large meeting of plant ers was held on the 25th September that year, at the Jamaica Bank, in Kingston, for the pur pose of forming a company to test the cultivation of cotton on a large scale, in Jamaica. A committee was appointed to report on the sub-ject, which report is now before us; it preents not the least shadow for any hope what ever being entertained of the successful cultiva tion of cotton in that Island; it presents only a sad picture of the state of that Island.

Of Egyptian and Brazilian cotton, English nported 245,000 bales in 1852, so that it is very evident that the sole and only country or which the cotton manufacturers of England car rely for their supply of cotton, is the United At present, middling cotton is selling at New Orleans for 94 cents per lb., taking the crop for 1853 at 3,100,000 bales of 400 each: value of this is \$117,800,000. Of this 703,000 bales are set down in the Patent Office Report as the home consumption, which at the above price-taking that as an average unts to \$26,714,000, leaving \$91,086,000 as the sum paid by foreigners for this American stead of other cotton growing cou tries increasing their supplies, they are falling off, and some countries, especially British ana, appears to have been swallowed up in this When cotton was 40 cents per pound in 1817, Berbice was a cotton growing antry, but when the price came to be reduced in 1821 to 19 cents, it ceased to be a cotto growing country. More than one cause has contributed to this result, but the principal one is the spirit which has always been exhibited an planters in encouraging an ing improved machinery connected with its cultivation, and in the cleaning and packing of it for market : also the care manifested in att to the proper management of the soil and the choice of seeds, whereby the quantity raised to the acre has been, and is now more than nt raised in the East In

Trial of Steam Engines in the Crystal Pal The annexed documents are interesting corondence between the Director of Machin ry in the Crystal Palace, and L. B. Page, Esq.

L. B. PAGE, Esq.-Dear Sir:-In reply to your note of this morning, referring to the trial tituted on the evening of the 17th inst., to test the qualities of different "steam engin on exhibition, I would state that as the trials were made in the absence of the owners, they not having advised or suggested it, I do not feel at liberty to furnish officially for publication any comments of my own which might prejudice the interests of any exhibitor. The governor" of the Alabama engine, having exhiited no variation while working from 48 strokes down to 20 per minute, under a pres ure of from 40 to 101 lbs. on the square inch, afforded proof that the "Southern Belle" was not in proper working order. I therefore leave out for the present the notes taken of its operation.

The results of the trial of the two engine nployed to drive the machinery in the Arcade were so eminently satisfactory, and so creditable to the skill of the builders, that I do not hesitate to furnish you with such remerks, &c., as I have prepared for a report to the Association. Yours, J. E. Holmes,
Director of Machinery.

EXTRACT FROM REPORT.—The most inter- Kentucky.

ing the qualities of different steam engines, in relation to the econe through the arrangement of the valves and cutoff; this trial was instituted under my direc Prominent among all the beautiful and machinery on exhib ition, are "three large Steam Engines." The first, a beam engine, was manufactured by Messrs. Corliss & Nightingale, of Providence, R. I.; G. H. Corliss, an eminent engineer, designed it. The peculiarities of this engine, aside from its subs tial qualities and graceful proportions, consist in n arrangements of the valve and cut-off, by which great economy in the use of steam is effected and a most perfect regularity in motion is obtained. The cylinder is 14 inches in diamter, the stroke 41 feet, requiring 37 revolution per minute, to give our shafting the proper peed; the rated power is sixty horse, with 70 lbs. steam pressure. The second engine was designed and its construction superintended by John C. Hoadly, and was h "Lawrence Machine Shop," under the agency of Gordon McKay, Esq. It is a double horiz o cranks being set at right antal engine, the tw gles to one another, and working a single beltfly-wheel. Each cylinder is 15 inches in diam eter; stroke 32 inches. The rated power is 60 orse-power, under 60 lbs. steam pre

The third is the "Southern Belle," which vas designed and constructed by John S. Winer, of the "Winter Iron Works, of Montgo ery, Ala. The workmanship is elaborate, and been universally admired; it is a horiz engine of 13 inch cylinder; stroke 30 inches. The bed on which it rests is excellent, and as a casting, will vie with any work of the same magnitude in the Arcade; its "governor," I am sorry to say, seemed to have no control over its motions, and this may be the reason of its want of success and withdrawal from trial: I hope another opportunity will be afforded to lcarn the true working capacity of an engine on which so much labor and skill have been ex-

At 7 o'clock, P. M., Dec. 17, I directed the fires to be drawn from under the boilers, and requested the engineers to give free ports to their engines, so that they might work through e range of the steam to the best adva tage. The pressure of the "gauge" was at 42 lbs.—the Corliss Engine making 37 revolutions, and the Lawrence Engine 46 per minute. Each of these engines was driving 400 feet of shaft-ing and a large number of belts of running ma-chinery. The "Southern Belle" was making 48 revolutions, but without driving any band to micate power. The number of revolutions were taken and the pressure noted every ites, until a quarter past 8 o'clock, and every five minutes afterwards till the engines topped.

RESULTS .- At 7h. 20m., six pumps were unshipped from the Corliss engine shafting, with-out making any sensible increase in its speed, and when under 27 lbs. of steam pres They were coupled again in one n ward without retarding its speed more than half a stroke. At 8 o'clock the running machinery was then detached, the pressure being 7 lbs.; this increased the speed of the Lawrence engine 2 strokes per minute above that which was noted 10 minutes previously under 101 lbs. pressure—both engines turning the long lines of shafting, belts, loose pulleys, &c., the Corliss Engine made 14 revolutions, the Lawrence Engine 10. At 8h. 35m., both engines made 7 revolutions per minute under 2 lb. pressure; 4 minutes later the Corliss Engine stopped. The Lawrence Engine continued for 6 minutes longer, and made 20 strokes during that time. The friction of both of these engines, together with that of the great lives of shafting, must have been well provided for, to produce such results.

The following are the Congressional Committees on Patents:—Senate—James, Evans, Stu-art, Seward, Chase, and Thompson. House of Representatives—Benjamin B. Thurston, of Rhode Island; Samuel A. Bridges, of Pennsyl vania; Andrew Tracy, of Vermont; Bishop Perkins, of New York, and Clement S. Hill, of

TO CORRESPONDENTS.

G. V. A., of N. T.—We are constantly receiving letters from our clients, stating that the same parties whom you name have written them under the same pretence. The only object 'hey have is to get you to correspond with them, and then they will inform you that it is indispensable to them that your patent be issued before they consummate the trade, and add in a very insinuating polite manner, that for a small consideration, say \$5 or \$10, remitted by return of mail, they will exert an influence with the Department to get the invention examined immediately, or if a rejected case, they will get it re-examined, which would do about as much good as it would to attempt to bribe the Commissioner with a ten dollar bill. These men have no reputation as Patent Agents, and their mode of pilfering from unsuspecting honest inventors is most reprehensible, and we have often wondered that the respectable agents in Washington have not taken some means to rid themselves of these peats to the profession.

J. S. K., of N. Y.—The product of smoke, obtained as

selves of these pests to the profession.

J. S. K., of N. Y.—The product of smoke, obtained as you have described, may be used for agricultural purposes: a bottle of it, sent from Boston, is now in our possession. Soot is used extensively in England by gardeners, and patents have been taken out for conveying smoke from a chimney into water by an air-pump. How does locomotive building get on in Plattaburg?

does locomotive building get on in Plattaburg?

W. S., of Me.—Ketchum's machine for mowing may be superceded; we certainly hope and expect some great improvements will yet be made on this class of machines. Those now in use are adapted to special locations and conditions. Ketchum's machine, we are informed, does not do as well at the West as Rugg's, Bronson's, and others. It may not be what will suit your market, hence we advise you to make a personal examination before purchasing. Don't adopt Ketchum's, nor any other's, until you are satisfied of its ability to meet the wants of the Maine farmers.

until you are satisfied of its ability to meet the wants of the Maine farmers.

N. W., of Vt.—There is no doubt your improvement in straw cutters entbraces the same features as are claimed in the patent of Sinclair & Maynard, Nov. 15th, 1853.—The "fins" are equivalent to the flanges, and serve the same purpose: we cannot advise an application. Macomber's Patent was secured through our agency.

C. D. Y., of Va.—There is no peculiar apparatus for evaporating water, to moisten articles of manufacture, employed here: a shallow pan placed upon a stove, and supplied at intervals with water, will answer your purpose. Steam from the engine boiler is employed for such purposes in large manufactories.

A. H., of Pa.—The ore you send us appears to be iron in different stages of oxydization. Overman's "Mineralogist" is a good little work, price about \$1. If you wish a copy we will send one on receipt of that amount. F. McC., of Pa.—A machine having rotating cutting combined with pressure rollers, would infringe upon the Woodworth Patent. We should not feel willing to advise you to construct such a machine as you describe: it would infringe the patent, and you would be sure of prosecution from its owners.

J. H. S., of Pa.—We advise you to send us a model of

it would infringe the patent, and you would be sure of prosecution from its owners.

J. H. S., of Pa.—We advise you to zend us a model of your machine for examination.

E. P. C., of N. C.—We do not find anything patentable in the indicators which you so fully describe; substantially the same devices are in use.

J. O. A., of Geo.—We do not think your plan can be made to operate, at least this is our opinion.

J. E., of Mass.—We are obliged for your attention: the fact which you state respecting the eys-pointed the fact which you state respecting the eys-pointed the ship's rudder is not new: we have seen them operated by means of worm gear taking into cog wheels, as shown in your sketch.

J. W. B., of ——.—The exhaust valves require the largest opening in order to relieve the exhaust side of

In your sketch.

J. W. B., of ——.—The exhaust valves require the largest opening in order to relieve the exhaust side of the piston from all resistance as quickly as possible, and therefore require to be raised the highest.

J. H. B., of Mich.—Iron is not equal to copper as a conductor, and never can be.

F. H. Pearcy—Give us your residence, that we may be able to write you: we are often bothered in this way by our correspondents, who either fail to sign their names to their letters, or do not put down the town and State in which they reside. We are not to blame when correspondents do not comply with these important regards.

and furnaces are used.

J. L. M., of Pa.—Your model has been raseed so as to meet the requirements of the Office, in dimension, and returned to its place for examination.

D. P. S., of N. C.—The Gardner machine, we believe, would answer your purpose for crushing better than any other we are acquainted with. We know of nothing but quicksliver that will amalgamate with any degree of certainty.

tainty.
P. P., of N. C.—Parson's saw mill, illustrated on page 252, Vol. 6, Sci. Am., is probably as good a mill as you will be able to find for your business: address S. E. Parsons Wilkesbarre. Pr.

is before you.

C. L., Jr., of Qt.—Ericsson employs the pipes, but not as a substitute for the regenerator, but simply to receive the cold air and heat it while passing through them. Your hint might have directed his attention to this use of them.

S. P. B.—Your ideas concerning a reaper are none of them new; rotary sickles like yours have been repeatedly tried and abandoned; your rake is an old device, you could get no patent, and if you could it would not be worth having.

could get no patent, and a worth having.

A. P. C., of N. Y.—There is no real safety in any device for preventing railroad collisions except "double tracks," let them be properly built, properly guarded at the turnouts, and collisions will be among things that were. Double tracks will also remove the great cause of detection.

detention.

R. S. Penn.—The only source to which we look with hope for a new motive power is electro-magnetism, and we fear it will be long before an engine is constructed on this principle sufficiently powerful and economical to compete with steam.

N. Y., of Ohlo—We cannot supply you with Vol. 5, we have non; on hand. 87 received.

E. L., of Ct.—We have seen the same plan for hanging saws as the one you submit for examination: it is old and well known.

J. M. P., of Geo.—" Ewbank's Hydraulics" contains a description of Montgolder's Hydraulic Ram. Price of this work \$2,50.

J. W. C., of Miss.—In the fourth volume of this paper you will find an engraving of a rotary engine embracing the same features as are contained in yours: it is neither new, useful, nor patentable.

G. H., Sen., of Miss.—By consulting the earlier history of railways you will find that, in several instances, the tread of both the running and driving wheels of cars were grooved and the rail made to fit therein, for the purpose of increasing the adhesion of the wheel to the rail in ascending inclines. We discover nothing new or patentable in your plan.

J. B. M., of Pa.—Some three years since, while on a visit to the Worcester Co. Agricultural Fair, we saw a boot crimping machine, constructed in the manner substantially as shown in your sketch. We do not remember the inventor's name, but it embraced your device.

J. B. S., of Pa.—There is no advantage that we can discover in making the outside of a rim of a water wheel smooth, and hanging the buckets on an endless chain. This device is old: see Rees' and Barlow's Cyclopedias, or Vol. 3, Sci. Am.

N. P. A., of N. Y.—There is no patentable feature in your printing press, and feeding the paper in an endless web is well known.

Money received on account of Patent Office business for the week ending flaturely. Rec. 15:—

Specifications and drawings belonging to parties with the following initials have been forwarded to the Patent Office during the week ending Saturday, Dec. 17:— T. G., of N. J.; C. W., of N. Y.; W. N. R., of Wis; R.

A Chapter of Suggestions, &c

PATENT LAWS. AND GUIDE TO INVESTORS—We publish
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mation touching the rules and regulations of the Patent office. Price 12 1-2 cents per copy.

tent omce. Frice 12 1-2 cents per copy.

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ledgment of the receipt of their funds.

BACK NUMBERS AND VOLUMES—In reply to many interrogatories as to what back numbers and volumes of the Scientific American can be furnished, we make the following statement: Of Vols. 1, 2, 3, and 4-mone. Of Vol. 5, all but six numbers, price, in sheets, \$1; bound, \$1,75. Of Vol. 6, all: price in sheets, \$2; bound, \$2,75. Of Vol. 7, all: price, in sheets, \$2; bound, \$2,75. Of Vol. 8, all: price, in sheets, \$2; bound, \$2,75. of Vol. 8, all: price, in sheets, \$2; bound, \$2,75. of Vol. 9, NONE.

2, NOW.

BYEVELLIGIBLE DIRECTIONS—We often receive letters with money enclosed, requesting the paper sent for the amount of the enclosure, but no name of State given, and often with the name of the post-office also omitted Persons should be careful to write their names plainly when they address publishers, and to name the post office at which they wish to receive their paper, and the State in which the post-office is located.

PATENT CLAMES—Persons destring the claim of any inven-tion which has been patented within fourteen years, can obtain a copy by addressing a letter to this office, stating the name of the patentee, and enclosing \$1 for fees for copying.

fees for copying.

PATENTEES—Remember we are always willing to execute and publish engravings of your inventions, providing they are on interesting subjects, and have never appeared in any other publication. No engravings are inserted in our columns that have appeared in any other journal in this country, and we must be permitted to have the engravings executed to suit our our columns in size and style. Barely the expense of the engraving is charged by us, and the wood-cuts may be claimed by the inventor, and subsequently used to advantage in other journals.

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PLANING MACHINE—A new patented Planing Machine, by L. Gilson, of Boston, Mass., calculated for wheelwrights, car and sash manufacturers, &c. &c. twill plane any given circle, and on bevels from &c. &c. to an upright: the machine planes lumber out of winding and straight stuff. The cylinder is a rotary on which the cutters are fastened. For further particulars address JOLE WHITNEY, 4gent, Winches, cr., Mass.

MAGNETIC IRON ORE—For sale, 10,000
In from the celebrated Ames Vein situated at Fi
lin, N. J., belonging to the New Jersey Franklint
apply to
10 2°
10 2°
10 Washington St., N. mes Vein situated at Frank New Jersey Franklinite Co. HULDANE & CO., FI Washington 3t., N. Y.

THANKLINITE IRON ORE—For sale, 5,000 tons of this superior iron ore for mixing in blass furnaces, from the mines of the New Jersey Franklinite Company, Sussex Co., N. J., to be delivered at the mines or in the city of New York: apply to HOLDANE & Co., 15 2° gl Washington at., N. Y.

United States Patent Office,
Washington, Dec. 2, 1833.

New York, praying for the extension of a patent granted to himo the 2nd day of September, 1849, and ante-dated 2nd March, 1849, for an improvement in Machinery for making Hook-headed Spikes, for seven years from the expiration of said patent, which takes place on the 2nd day of March, eighteen hundred and fifty-four-

place on the 2nd day of March, eighteen hundred and fifty-four—
It is ordered that the said petition be heard at the Patent Office on Monday, the 13th day-of February next, at 13 o'clock, M.; and all persons are notified to appear and show cause, if any they have, why said petition ought not be granted.

Persons opposing the extension are required to file in the Patent Office their objections, specially set forth in writing, at least twenty days before the day of hearing; all testmony filed by either party to be used at the said hearing must be taken and transmitted in accordance with the rules of the office, which will be furnished on application.

the rules of the office, which was use usually ideation, dered, also, that this notice be published in the on, Intelligencer, and Evening Star, Washington, U. Evenig National Argus and Pennsylvanian, Phila-hia, Pennsylvania; United States Argus, and nific American, New York; Boston Pest, Boston, sachusetts; Atlas, Albary, New York; Morning, Pittsburg, Pa., and Enquirer, Cincinnati, ohio, once else for three successive weeks previous to the thirth day of February next.

Charles Mason,

Commissioner of Patents.

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MECHANICAL DRAWINGS—J. H. EAILEY. Mc, chanical or Architectural Drawings executed in all kinds of perspective. Office Tryen Row, No. S. opposite the City Hall.

Scientific Museum.

(For the Scientific American.) Cornish Valves.

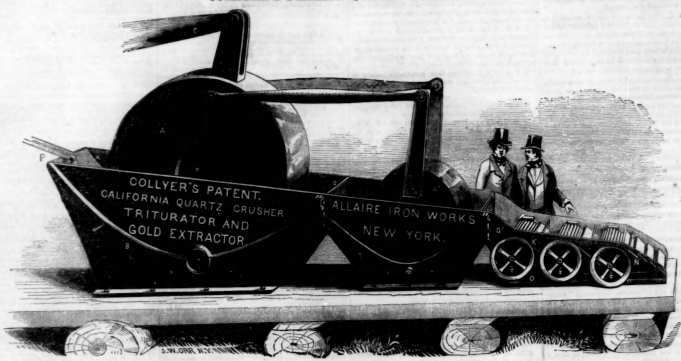
published in your valuable paper of the 26th, valves arranged and worked by parts adapted plest kind: a wedge to slip under the valve ult.. we noticed the account of a supplemental valve to the equilibrium pipe of a Cornish be complete without such adjusting apparatus. valve's motion, and a strap or rope to limit the Engine, the object of which appears to be to In fact the mechanical contrivances used to range of the valve, are some of the methods regulate the velocity of descent of the plunger work the Cornish valve, are in principle per- which answer all intended purposes.

reservoir, into which the water is forced by the the engine, and to add an additional valve is In looking over the Official List of Patents have been for more than fifty years, have their these valves, and most of them are of the simto effect this very purpose, and they would not balance weight, a thumb-screw to check the

to the hight of the water in the stand-pipe or | fectly adjustable to the various requirements of plunger; and which we think is a useless ap- nothing more nor less than to have two applian- inbine can render, for if he constructs his equipendage to an engine of this kind. Cornish ences to accomplish the same object. There are librium valve as it should be, and that is, as it gines, as they are now constructed, and as they various modes now in common use for adjusting is in every good Cornish engine, he has at once

We cannot understand what manner of service this supplemental valve of H. P. M. Birka valve adapted to every purpose for which his supplemental valve was designed to answer, why then go to the expense of adding another, and why increase the complexity of an engine without promise of real advantage.

COLLYER'S PATENT QUARTZ CRUSHER.



suitable arrangement, a constant supply of the ter through the finer screen, G', into the amal-crushing surface. necessary quantity of water, admitted in a continuous stream, is poured upon it from the pipe, P. Motion is communicated from the connecting rod, C, and at the same time is continued to the smaller roller, A', by the connecting rod, C'; thus a constant vibratory rubbing and rolling action is kept up by means of which

gamator, where it is forced through the heated rollers seen in the engraving. If any particles ted rollers, they will be caught by the riffles, N. O is a plug, at which the mercury or amalgam can be drawn off at pleasure.

The engraving herewith presented is a per-the ore in the first chamber, B, is broken until | weighs six and a half tons, or its weight may spective view of a machine invented by R. H. it is sufficiently small to pass through the screen, be increased by filling its interior with sand. Collyer, of San Francisco, Cal., as a Quartz G, into the small chamber, where it undergoes The smaller crusher or triturator, A', weighs Crusher and Triturator. A quantity of quartz a more perfect pulverization by the action of two tons, and may in the same manner be increas rock, or other ore, is continually thrown into the smaller roller, A'. The ore being now fine ed in weight. The machine presents nearly Iron Works, 466 Cherry street, New York. the main crushing chamber, at X, and by a ly reduced, is carried with the current of wa- four thousand five hundred square inches of

The advantages claimed for it are, that when mercury by the slow movement of the fluted one portion of the surface of the crusher is worn, it is so constructed that another may be driving power to the main crusher, A, by the of gold should escape the action of these flu- presented; that it scours or rubs off the impure coating of the auriferous particles, that it thoroughly effects their amalgamation with the mercury; that it preserves the mercury in bulk The main crusher is 6 feet in diameter and instead of separating it in globules; that it is

easily cleansed, simple in its arrangement, and not liable to get out of order.

For further particulars address the manufacturers, T. F. Secor & Co., at the Allaire



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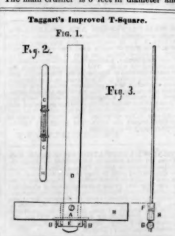
The Scientific Dog.

The Editor of the "Portsmouth Journal" recently made a visit to E. Merriam, at Brooklyn Heights. Mr. M. is a meteorological observer, and has made records from three instruments, every hour, day and night, for eight years, many of which have been published in the "Scientific American." The editor inquired :--

"But, sir, how do you manage to keep your record through the night hours-you would seem to want some time to sleep: how do you manage?" The reply was, "One member of the family keeps the record from seven in the morning to seven in the evening. Another keeps it from seven to eleven in the evening, and I and my dog keep it the other eight hours. I retire regularly, my dog is stationed in the entry by the clock, and at its striking immediately scratches at the door. I rise, make the record, and in a few minutes am regularly asleep again until the dog gives notice of the expiration of another hour.

"We saw," he says, "the intelligent animal which has been so faithful in aiding his master in his scientific researches, -and also the evidence of labor performed on the door of the sleeping room of his master. His regular service for three years he has deeply recorded in the panel of the door by an nourly scratch."

----The Olive Crops promise to be most abundant in the Ionian Islands, particularly in Corfu, where the branches of the trees are actually breaking from the extraordinary weight of the



The accompanying engraving represents a new mode of adjusting the tongue of a T-Square to a right-angle with the stock. A Drawing Square made in this way is perfectly manageable; it can be taken apart with dispatch and without injury to the parts, to admit of straightening the edges when the material of which it is composed springs or becomes crooked. To a draughtsman this is a valuable improvement; it affords a cheap and tasteful square, its angle being at any moment under his complete control. Those who have used the square having the stock and tongue fastened the square having the square having the stock and tongue fastened the square having permanently together, cannot fail to appreciate the advantages of this improvement.

DESCRIPTION-Fig. 1 is a view of the Square ready for use. A is a screw passing snugly | portanity so favorable pass without attention.

through the stock, H, and tongue, D, as shown by the dotted lines at F, fig. 3. E is a metallic adjuster through which the tongue passes; the adjuster is fastened to the stock. H, by two screws, as shown at C C, fig. 2. B B are set screws operating on the tongue, D, adjusting it to a right angle with the stock, H.

S. Taggart, of Indianapolis, Ind., is the inventor, to whom all communications should be addressed.

The Indigo plant thrives well at the Sandwich Islands, in all moist situations and grows spontaneously wherever it once gets rooted. In fact, from a single plant, it spreads with great rapidity, covering in a few years, many con. tiguous acres, and rooting out everything else, even the thick sod of a heavy sward.

Photography on Linen.

Messrs. Wulff, of Paris, have placed before the French Institute some specimens of photography on linen, oil cloth, chintz, &c.

PRIZES!! PRIZES!!

ditto ditto

Olives.